UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION



SEP 17 2014

UNITED STATES

THOMAS G. BRUTON CLERK, U.S. DISTRICT COURT

Plaintiff(s)

V.

Case No. 14 CR 447

Judge PUSNER

Hakeem EL Bey Defendant(s)

AFFIDAVIT OF TRUTH

4747.34%

Doc#: 1424734058 Fee: \$64.00

Karen A.Yarbrough

Cook County Recorder of Deeds Date: 09/04/2014 01:09 PM Pg: 1 of 3

AFFIDAVIT OF TRUTH

AGABLIFIG ABOLAFI DOCOMOTH # 520 HIBO! TOFIA 14 FAGE TOFI 20 FEGET RIDGET COURT NORTHERN DISTRICT OF FLLINOIS EASTERN DIVISION

HAKEEM EL BEY - SUI JURIS V UNITED STATES OF AMERICA

> COUNTER CLAIM WITH TRUE BILL" This ALL Applies to Case NO. 14 CR 0447

I Hakeem EL, OF The House OF Bey, ACCEPT YOUR TRUE Bill offer OF 1.8 million.

I, HAKEEMEL, OF The House of Bey, have never been presented with your proper Commercial paper work to Support your Assessment.

FNTERNAL Revenue Service need to Show, Hakeem EL, OF The House of Bey; who was damaged and their ASSESSMENT Aspect with a Sworn AFFEdavit OF TRATH, Point by point, the Liens and the TRUE Bill in Commerce Signed by the Damaged Party.

Your 8 counts is FRAND', based on the 1929 LATERN PACT. I, HAKEEM EL OF the House Bey, Counter it X3 to 5.4 million, Paid in Gold or Silver and put in my Account: 14 CR 0447.

"Pope FRANCIS" on July 11, 2013, Put out a MOTU Proprio STATING that all Bankruptcy and Debt of The Unitere 5145409447 gockment #: 20 Eiledin 109/11/14 Page Hat 20 Page ID# 100 ALL
Timmunity For Judges, ATTORNEY and Corporation or
any one in Office has been taken away.

- 1) INDICTMENT NOT Signed OR Revealing who the Plaintiff is with a Sworn AFFIDAUIT. FRAUD
- a) AGENTS OR Prosecutor Not Revealing their #dentities or Bondor Bonding Company FRAUD

 3) ALL 8 Counts FRAUD
- RICO. Title 18, 1970 and House Bill 1907 of June 11 2012, Signed by: GOVERNOR! PAT Duinn.

Included is

- y MOTH Proprio
- 2) BirthCertificate
- 3) ILLINOIS A Postille From Secretary OF STATE.
- 4) Copy Sent to! International TRADE Commission.

OFFICIAL SEAL
DENITA MOORE
Notary Public - State of Hinois
My Commission Expires Nov 19, 2015

Gent Morre 9/2/2014

Hakem El Bey

Case: 1:14-cr-00447 Document #: 20 Filed: 09/17/14 Page 5 of 20 PageID #:103



Doc#: 1405854081 Fee: \$44.00

Karen A.Yarbrough

Cook County Recorder of Deeds Date: 02/27/2014 11:41 AM Pg: 1 of 4

HAKEEM EL BEY

C/O 439 HOXIE AVENUE

Celumet City. FLUNDIS

1-708-247-7211 (60409)

Apostolic Letter Issued Motu Proprio On the Jurisdiction of Judicial Authorities of Vatican City State in Criminal Matters

2/27/14 9:3!











APOSTOLIC LETTER ISSUED MOTU PROPRIO

OF THE SUPREME PONTIFF **FRANCIS**

ON THE JURISDICTION OF JUDICIAL AUTHORITIES OF VATICAN CITY STATE IN CRIMINAL MATTERS











APOSTOLIC LETTER ISSUED MOTU PROPRIO

OF THE SUPREME PONTIFF FRANCIS

ON THE JURISDICTION OF JUDICIAL AUTHORITIES OF VATICAN CITY STATE IN CRIMINAL MATTERS

In our times, the common good is increasingly threatened by transnational organized crime, the improper use of the markets and of the economy, as well as by terrorism.

It is therefore necessary for the international community to adopt adequate legal instruments to prevent and counter criminal activities, by promoting international judicial cooperation on criminal matters.

In ratifying numerous international conventions in these areas, and acting also on behalf of Vatican City State, the Holy See has constantly maintained that such agreements are effective means to prevent criminal activities that threaten human dignity, the common good and peace.

With a view to renewing the Apostolic See's commitment to cooperate to these ends, by means of this Apostolic Letter issued *Motu Proprio*, I establish that:

- The competent Judicial Authorities of Vatican City State shall also exercise penal jurisdiction over:
 - a) crimes committed against the security, the fundamental interests or the patrimony of the Holy See;
 - b) crimes referred to:
 - in Vatican City State Law No. VIII, of 11 July 2013, containing Supplementary Norms on Criminal Law Matters;
 - in Vatican City State Law No. IX, of 11 July 2013, containing
 Amendments to the Criminal Code and the Criminal Procedure Code;

when such crimes are committed by the persons referred to in paragraph 3 below, in the exercise of their functions;

- c) any other crime whose prosecution is required by an international agreement ratified by the Holy See, if the perpetrator is physically present in the territory of Vatican City State and has not been extradited.
- 2. The crimes referred to in paragraph 1 are to be judged pursuant to the criminal law in force in Vatican City State at the time of their commission, without prejudice to the general principles of the legal system on the temporal application of criminal laws.
- 3. For the purposes of Vatican criminal law, the following persons are deemed "public officials":
 - a) members, officials and personnel of the various organs of the Roman Curia and of the Institutions connected to it.
 - b) papal legates and diplomatic personnel of the Holy See.
 - c) those persons who serve as representatives, managers or directors, as well as persons who even *de facto* manage or exercise control over the entities directly dependent on the Holy See and listed in the registry of canonical juridical persons kept by the Governorate of Vatican City State;
 - d) any other person holding an administrative or judicial mandate in the Holy See, permanent or temporary, paid or unpaid, irrespective of that person's seniority.
- 4. The jurisdiction referred to in paragraph 1 comprises also the administrative liability of juridical persons arising from crimes, as regulated by Vatican City State laws.
- 5. When the same matters are prosecuted in other States, the provisions in force in Vatican City State on concurrent jurisdiction shall apply.
- 6. The content of article 23 of Law No. CXIX of 21 November 1987, which approves the *Judicial Order of Vatican City State* remains in force.

This I decide and establish, anything to the contrary notwithstanding.

I establish that this Apostolic Letter issued Motu Proprio will be promulgated by its publication in L'Osservatore Romano, entering into force on **1 September 2013**.

Given in Rome, at the Apostolic Palace, on 11 July 2013, the first of my Pontificate.

FRANCISCUS

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United States Bankruptcy Court **Eastern District of Michigan**

IN RE: THE CITY OF DETROIT Chapter 9

Honorable Steven W. Rhodes

NOTICE OF ELIGIBILITY OBJECTION

The Chair of Saint Peter is the Principle and primary Trustee of the Global Estate Trust under whose jurisdiction the Roman Curia operates. The Chair of Saint Peter is both the Ecclesiastic as well as the organic Trustee of the Global Estate Trust with a fiduciary duty to the Divine living beneficiaries

The "City of Debroit", THE CITY OF DETROIT," The UNITED STATES BANKRUPTCY COURT, and the UNITED STATES TRUSTEE(s) are legal fiction "Allen" Trustees who operate under the jurisdiction of the Roman Curia.

The people of The City of Detroit, the true creditors in the matter at hand, have requested the Chair of Saint Peter vene on their behalf to officially object to the proceedings and to compel the return of the property to the Principle for administration in original jurisdiction.

The creditors in the Bankruptcy of THE CITY OF DETROIT officially object to the eligibility of THE CITY OF DETROIT as a debtor for the following:

- 1) The 300 year old "City of Detroit" is financially solvent as the inhabitants thereof have the ability to pay, via set off, all obligations when properly presented with a Bill as all accounts are pre-paid. The legal fiction "THE CITY OF DETROIT" has failed to tender a valid Bill containing a sum certain thereby preventing satisfaction and accord to facilitate the continued economic slavery of the people of "The City of Detroit."
- 2) The bankruptcy petition is intentionally confusing and mis-leading falling to stipulate the specific eanings of the words used in the petition while employing multiple and diabolically opposed meanings to the words in the body of the document identifying the "inhabitants" as creditors and then debtors with a need to be protected from themselves in bankrupt
- 3) It is the less than 80 year old legal fiction "THE CITY OF DETROIT", a device which has been intentionally mismanaged by politicians, bureaucrats and consultants whose word smithing and slight of hand that has cast the inhabitants into economic slavery, which is intentionally insolvent.
- 4) "THE CITY OF DETROIT" is a device created by the Trustees and Administrators, Guardians operating under the jurisdiction of the Roman Curia, who having tricked the people into "pledging" their property as collateral, which has fraudulently converted the true Creditors into debtors reducing the creditors to the status of insolvent paupers having no rights.
- 5) "THE CITY OF DETROIT" is a legal fiction "Allen" who has hypothecated the credit of the people of "The City of Detroit" and holds the private matching funds who refuses to execute the set off of debt for the settlement and closure of the accounts to return the "City of Detroit" and "THE CITY OF DETROIT" to

It has been established in fact that "THE CITY OF DETROIT" is a legal fiction Allen whose ownership and/or control over the property and credit of the people is adversely affecting the Global Estate Trust as well as the living heneficiaries thereof.

The People, the true creditors, and the Principle IN RE the bankruptcy of THE CITY OF DETROIT hereby set forth the remedy, to wit: The immediate set off of the debt for settlement and closure of the accounts, liquidation of the legal fiction "THE CITY OF DETROIT," and the immediate return of the property, via escheat, to the Principle for istration in original jurisdiction.

Given the 17th day of August in the Year of Our Lord Two Thousand Thirteen. Authentitated Copy

BY HIS COMMAND

From the Chair of Saint Peter via the Office of the Keeper of the Extreordinary Seal of Saint 1300 Pennsylvania Avenue NW, Suite 190-715, Washington, District of Columbia 2000

國際學者所有發展的經濟學的學術學科學的學科學的學科學的學科學的學術學的學科學的學科學的

Case: 1:14-cr-00447 Document #: 20 Filed: 09/17/14 Page 9 of 20 PageID #:107

CERTIFICATION OF BIRTH

BIRTH NUMBER:

112-59-6014970

NAME: FREDERIC WADE JONES

DATE OF BIRTH: FEBRUARY 19, 1959

SEX: MALE

PLACE OF BIRTH: CHICAGO, COOK COUNTY, ILLINOIS

MAIDEN NAME OF MOTHER: VERA SELESTA HUFF

PLACE OF BIRTH OF MOTHER: GEORGIA AGE: 22

NAME OF FATHER: ATWOOD JONES

PLACE OF BIRTH OF FATHER: MISSISSIPPI AGE: 2

DATE FILED: FEBRUARY 24, 1959 DATE ISSUED: AUGUST 27, 2014

This is to certify that this is a true and correct abstract from the official record filed with the Illinois Department of Public Health.

3261628



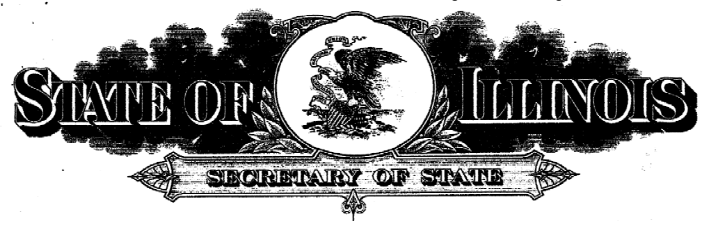
County of Cook
State of Ulinois

Office of County Clerk
David Orr





This copy is not valid unless displaying embossed seals of Cook County and County Clerk signature.



Springeield, Illingis

APOSTILLE

(Convention de La Haye du 5 Octobre 1961)

- Country: United States of America 1. This public document
- has been signed by KRISTA GREEN 2.
- acting in the capacity of NOTARY PUBLIC, SANGAMON COUNTY 3.
- bears the seal/stamp of STATE OF ILLINOIS 4.

Certified

- Springfield, Illinois 5.
- AUGUST 26, 2002 6.
- by the Secretary of State, State of Illinois 7.
- 8. No. 62288
- Seal/Stamp: 9.

10. Signature:

JESSE WHITE SECRETARY OF STATE

STATE OF ILLINOIS

Rese White

Doc#: 1018844090 Fee: \$46.00

Eugene "Gene" Moore Cook County Recorder of Deeds

Date: 07/07/2010 02:29 PM Pg: 1 of 6



Space for recording purpose only:

Great Seal Moorish National Sovereign Original Indigenous Private Apostille

Kingdom of the Power of		Ş	ss: Declaration of Mission
Heaven the Powers, on	٠.	ş	Statement by Foreign
Earth the soil in		\$	Neutral under The
Cook County		§§	Absolute Law's of The
Province postal zone		§	Living Father.
Great Seal Moorish Indigenous		ş	
Community "We the People"		Ş	•
Sovereign Freehold Truth A-1 AA222141		ş	

M

KNOW THE PEOPLE BY THESE PRESENTS, GREETINGS:

M

KNOW ALL MEN BY THESE PRESENTS: Under the authority of Declaration, for the Trust Written and Recorded at Chapter 9, verses 15 through 21, and at chapter 8, verse 7 through 13, Book of Hebrews, the undersigned Affiant, Declarant, and Trustee of said Torah Trust accepts and succeeds the appointment and Office of "Trustee" Droit Dominium Jura in re, as "Forcign neutral", thereof the Kingdom of the Power of Powers, sending state, for The United States of America and Territories or insulars possessions, Receiving state, as a Neautral in intinere, ab initio, August 1,1954 (), recognized by the receiving state Under authority To Wit:

The Ancient Scriptures

The 1814 Treaty of Ghent

The Convention of the Hague, 5 October 1961

Vienna Convention, 18 April 1961, U.N.T.S. Nos.7310-7312 vol. 500.pp.95-239

The Ordinance of the Territory North and West of the River Ohio, I Stat 51. 52. July 13 1787

International Organizations Immunities Act, 9 December 1945

The Vienna Convention on Law of Treaties U.N. Doc. A/Conf. 39/27 (1969). 68 A.J.I.I. 875 (1969) at Article 2.1 (a). (b) and (g) and Article 11 for "limited accession" per TIAS 100072 33 U.S.T. 883, 527 U.N.T.S. 189

The 1787 Treaty of Friendship and Peace

Principal III of the United Nation: Declarations of the Rights of the Child, "Every Child Shall, at birth, have the right to a Name and a Nationality" The Convention on Rights and Duties of States, 49 Sat. 3097, T.S. 881
165 L.N.T.S. 19, 3 Bevans 145, done at Montevido Uruguay, 26 December 1934 @ Art. 2-3 id est. "sovereign ecclesiastical State"

Convention on the Conflict of Laws Relating to the Form of Testamentary Dispositions, Concluded 5 October 1961, #11,et. Seq., Conflict of Law (1993)

Vienna Convention on Consular Relation and Optional Protocals, Vienna 24 April 1963, U.N.T.S. Nos. 8638-8640 vol. 596, pp 262-512

Vienna Convention on the Law of Treaties, signed at Vienna 23 May 1969, U.N.T.S. Entry into Force: 27 January 1980.

Primary Duties are: Keep the Commandment Laws of the Living Father and, secondarily perpetuate the Testator's Will and Living Trust, in violate.

Secondary Duties included: Establish and maintain the "mission" and "mission post" for and On behalf of "the mission head " in representative capacity and provide for the maintenance and good Order of the families, staff, and other public servants there unto belonging: with absolute respect for and utmost integrity of Testator's Living Will and Trust, in abstentia.

"Domicile" is established by virtue of chapter nineteen (19) verse five (5) of the book of Exodus, and legal estate thereof with absolute allegiance and fidelity, excluding all others.

Any and all family and friends domiciled with the Foreign Neutral are neutrals "opposed to war in any form" and non-resident aliens to the "receiving state" afore said. Affiant-Trustee Acknowledges that as Trustee and Individually, he is neither a citizen, nor subject of the receiving state by imprescription and the term "imprescriptibility" is operative herein duly recognized in the case of Rabang v. I.N.S. (CA9 1994), 35 F. 3d 1449@n4, of United States v. Wong Kim Ark 169 U.S. 649, 18 S. Ct. 456, 483, 42 L.Ed. 890 (1898), of Udny v. Udny, L.R. 1 H.L. Sc. 457.

Trustee-Affiant is not a "legal entity" created by, for, nor on behalf of any other person, Group, association, nor corporation for political or commercial purposes and is not a surety, nor assumes culpability on behalf thereof as " civilitier mortuus", to the receiving state aforesaid.

Inclusio unius est exclusio alterius

NOTICE TO PRINCIPAL IS NOTICE TO AGENT AND NOTICE TO AGENT IS NOTICE TO PRINCIPAL

"Succession" is "special" for which presumption must yield truth

Mission Statement by Apostille

The undersigned Trustee-Affiant, succeeding to the appointment and Office aforesaid, Specially, authorizes the foregoing in Official capacity according to the express exceptions, Stipulations, and reservations above set out verbatim and those referenced in the authorities set out above, as attests My Hand and Seal in Faithful Witness thereof, the same being entirely true, correct, certain, and complete, according to the laws of the Kingdom and State aforesaid, so help Me Almighty Power of the Powers.

The Official Seal of the Foreign neutral, annexed below, is the only seal affixed upon Official Documents, charge d'affairs, and other correspondences appertaining the Trustee's Lawful peaceful mission, held exclusively in the custody, possession and control of the Trustee-Declarant, unless otherwise expressly assigned or transferred, as set forth and heretofore, and not for any other unauthorized "use" nor "purpose".

> OFFICIAL SEAL KRISTA GREEN Ž NOTARY PUBLIC, STATE OF ILLINOIS MY COMMISSION EXPIRES 12-18-2008

Signature Notary Public ****

Foreign Neutral:

"In the mouth of two (2) or more witness shall every word be established".

Witness's Signature

"Amend to date"

APOSTILLE REGISTRATION PURSUANT TO INTERNATIONAL PRIVATE LAW (5 October, 1961 Hague Convention) WITH ADMINISTRATIVE AND JUDICIAL NOTICE

My indigenous, natural indigenous Great Seal Moorish nationality and status and sincerely held convictions forbid me to contract a political or legal affiliation within a statutory jurisdiction both "foreign to" and "contravention of" sovereign authority fundamental to the United States of America (constitutional Republic). The rights and of an indigenous, natural, native American who is not part of any body politic, a legal fiction or statutory citizen, are protected by Constitution, State, Federal and International Law applying to Individual Human Rights. It is unlawful to deny a right or sanction, condemn, or damage me because I do not enter statutory jurisdiction or process "foreign to" the U.S.A. (Constitutional Republic). Violation is inclusive of coercing, frauding or compelling one into fictional capacity as a statutory U.S. citizen under the 14th Amendment whom is with benefit of constitutional protections and Due process. Violation also embraces official participation through "neglect or refusal" to "prevent or aid in preventing" rather then properly halting and mitigating prohibited damage. Violation creates liability rendering governmental "immunity from suit" defense moot.

Pursuant to my status of an indigenous, natural, Native American, I terminate relationship with the Social Security Administration and no longer use a "Social Security number"> Previous documentation may include a former "SSN", but I must now request that no individual or agency erroneously associates me with a "SSN" CREATING DAMAGE AND LIABILITY. Substitute documentation admissible under State, Federal or International Law may now be provided for "identification" purposes. It is unlawful to deny a right or to sanction, condemn, or damage me because I do not have a "SSN" conflicting with my sincerely held convictions.

Pursuant to and to avoid mistaken identity by erroneously addressing a fiction or a non-Natural being, my proper Indigenous Moorish name is spelled using upper and lower case ("Ibn Hakeem El Bey") and NOT in all upper case ("IBN HAKEEM EL BEY"). My birth place is: Great Seal Al Moroccoan Empire, born to Atwood Jones El Bey, (Father) and Vera El Bey, (Mother) both Great Seal Moorish Nationals. My indigenous, natural indigenous identity cannot identify with a state issued birth certificate conferring the status of an artificial entity, fiction at law or federally created living trust registered with the U.S. Department of Commerce, Bureau of Statistics (putting that artificial entity Trustee into a fiduciary relation to said trust having statutory and contractual obligation). [le U.S. public bankruptcy policies, 5 USC 903] (with no absolute rights to Constitutional protection and Due process).

THIS FORMAL NOTICE OF APOSTILLE REGISTRATION OF NATIONALITY, WORLD CITIZENSHIP AND CERTIFICATE OF LIFE IS PURSUANT TO INTERNATIONAL PRIVATE LAW (5th October 1961 Hagne Convention) AND CONTAINS AFFIDAVIT OF ADMINISTRATIVE AND JUDICIAL NOTICE

Signed and executed
Under the Laws of the Great Seal Zodiac
Constitution, The 1787 Treaty of Friendship
And Peace, and Convention De La Haya Du
-5th of October 1961, Etal.
"Amend to Date of Life (birth)

Taken for Value UCC 3-303 Exempt from Third party Levy" UCC 1-207, (7) UCC 3-302, 3-305 Case: 1:14-cr-00447 Document #: 20 Filed: 09/17/14 Page 15 of 20 PageID #:113

19th day of February, 1959

Foreign neutral

Minister/Trustoe/Cononl



Doc#: 1304213042 Fee: \$104.00 Karen A. Yarbrough

Cook County Recorder of Deeds

Date: 02/11/2013 02:20 PM Pg: 1 of 13

Hakeem Bey

439 Hoxie Avenue Calumet City, IL 60409

> T-1-708-297-7211 F Home Fax Phone

hakeem 192004@yahoo.com Home URL

02/01/2013

Notice of Rescission of Signatures

To: INTERNAL REVENUE SERVICE

On or about 10th day of August, 2009, I, a man and living soul was coerced and deceived and defrauded by acts of non disclosure and with lack of consideration was entired to put my signature on forms and other documents referred to as 10/0 & 10/1 forms.

Because of the act Non Disclosure, Mis Representation, Constructive Fraud and for reason that no equal consideration was given me which makes any agreement VOID, I, Hakeem El Bey, hereby rescind every and any and all signatures that I placed on any and all forms, documents, contracts and the like, acted upon on or about the 10th day of September , 2009.

All unconscionable contracts are subject to rescission under the common law and Admiralty Law for failure to make proper disclosures in constitute and acceptance, where there is no meeting of the minds, there is no contract as required by FDIC § 226.23(b)(1) regarding notice of right to rescind as set forth in In re Pearl Maxwell v. Fairbanks Capital Corporation, 281 B.R 101, 2002 Banker, Lexis 759.

The Cal. U. Com. Code addresses unconscionability in § 2316 (2006).

I waive and reject any and all benefits expressed or implied arising from any such signatures, all resulting contracts, agreement or trust resulting from force, deceit, under threat of arms, involuntary servitude and peonage, committed against myself.

Signed on this, the 1st day of February, 2013

Hakeem El Beeg

Hakeem El Bey

Seal/Rt: Thumbprint

Case: 1:14-cr-00447 Document #: 20 Filed: 09/17/14 Page 17 of 20 PageID #:115

Recording requested by;

Hakeem El Bey

When Recorded Return To:

Hakeem El Bey

c/o 439 Hoxie Avenue

Calumet City Illinois (60409)



Doc#: 1227116016 Fee: \$68.00

Eugene "Gene" Moore

Cook County Recorder of Deeds Date: 09/27/2012 10:23 AM Pg: 1 of 4

Notification of reservation of rights UCC 1-308/UCC 1-207

PUBLIC Hakeem El Bey, sui juris

THIS IS A PUBLIC COMMUNICATION TO ALL All rights reserved UCC 1-308

Notice to agents is notice to principles C/o 439 Hoxie Avenue. Calumet City. Illinois (60409)

Notice to principles is Notice to Agents C/o 439 Hoxie Avenue. Calumet City. Illinois (60409)

Applications to all successors and assigns C/o 439 Hoxie Avenue, Calumet City, Illinois (60409)

All are without excuses, Phone: 708-297-7211

Let it be known to all that I, Hakeem El Bey, explicitly reserves all of my rights. UCC 1-308 which was formally UCC 1-207.

Further, let all be advised that all actions commenced against me may be in violation of,...

USC TITLE 18 > PARTI > CHAPTER 13 > § 242 Deprivation of rights under color of law

USC TITLE 18 > PARTI > CHAPTER 13 > § 241 Conspiracy against rights

Wherefore all have undeniable knowledge.

AFFIDAVIT

Affiant, Hakeem El Bey, sui juris, a common man of the Sovereign People, does swear and affirm that Affiant has scribed and read the foregoing facts, and in accordance with the best of Affiant's firsthand knowledge and conviction, such are true, correct, complete, and not

misleading, the truth, the whole truth, and nothing but the truth.

Signed Bi Hofer Il Bey sui juris, This Affidavit is dated 09/26/12

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NOTARY PUBLIC

STATE OF ILLINOIS

COUNTY OF COOK

Subscribed and sworn to before me, a Notary Public, the above signed your name here.

This day of September 27, 2012

Notary Public MY COMMISSION EXPIRES: 9.3.2014

"OFFICIAL SEAL"

Bi Hakeem El Berg

Marlene L Harris-Waters Notary Public, State of Illinois My Commission Expires 9/3/2014

New Nesara Site CHECK IT OUT!

http://www.nesara network.com/

Donation NESARA NEWS

... Donate...

DONATIONS STILL NEEDED TO KEEP BOTH SITES OPEN DO YOU WANT

NO. 3

NESARA NEWS?

PETITIONS

Cut Off Elect/Water to NSA
Petition To Ban Chemtrails & Haarp
Petition for Planetary Liberation NOW
Petition to stop GMO Apples
Petition Save Costa Rica Rainforest
Anti-surveillance Petition
Petition To Remove Foreclosed Corp
Gov.

The Pope declared Bankruptcy of USA on July 1, 2013 All debt accounts have been discharged.

Subject: Fw: The Pope declared Bankruptcy of USA on July 1, 2013 All debt accounts have been discharged...

To: tgambilltom@yahoo.com

what is this really?????

Subject: The Pope declared Bankruptcy of USA on July 1, 2013 All debt accounts have been discharged...

Subject: Re: Tim Turner gets 18yrs in prison... BREAKING NEWS: SELF-PROCLAIMED SOVEREIGN CITIZEN GROUP PRESIDENT SENTENCED - 8/3/13

Second attempt....here's the Apostolic Letter:

The Pope declared the bankruptcy of the UNITED STATES ended as of July 1, > 2013. ALL accounts are discharged and settled as of that date, including

- > anything that JAMES TIMOTHY TURNER ever owed, plus, as of September 1,
- > 2013, all the judges, lawyers, police, government officials, and those > posing as government officials, and all officers of corporate franchises
- > and entities organized under the auspices of the UNITED STATES and its
- > STATE franchises become fully, personally, and commercially liable for
- > their actions and omissions against the living beneficiaries of the public > trusts.
- > I am attaching a copy of the Apostolic Letter released on July 11, 2013.
- In the interim, if anyone tries to collect a debt established prior to
 July 1, 2013, you notify them of the bankruptcy settlement with a NOTICE
- > OBJECTION, and if you pay at all, pay with a check signed "Under Protest
- and Duress" to maintain your claim against them for the money back, plus
 damages, plus the right to enforce criminal charges against them for
- > bankruptcy obstruction.
- > Either the rats <u>roll over</u>, or UN peacekeepers will move in to remove them > forcibly.
- > Let's just hope they roll over.
- >
- >

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

UN	ITEO STATES	CASE No.	14 CR 447				
	Plaintiff(s)						
	vs.	JUDGE:	POSNER				
Hai	Keem EL Bey Defendant(s)						
PROOF OF SERVICE							
TO:	U.S. Department of Justice KATHRYN E. Malizia 219 South Dearbonn STRE CHICAGO, FCLINOIS 60604	ET Room	n 5 o o				
TO:							
	I, the undersigned (plaintiff/defendant), cer	tify that on t	he 17 day of September,				
20/4, I served a copy of this AFFIOAVIT OF TRUTH to each person whom it is							
	ed by way of		· ·				
Signat	ture By: Hakeem El Bey						
	Hakeem EL Bey						
Addre	ess 439 HoxIE Avenue						
	Cip Calumet City, Fllinois (604291					
	hone 708-288-0443						
Telepi	mone pro o o o o o o o o o o o o o o o o o o						